

Message

From: Groeneveld, Thomas [Groeneveld.Thomas@epa.gov]
Sent: 4/29/2019 7:12:53 PM
To: Fisher, Bethany [fisher.bethany@epa.gov]; Anderson, Steve [Anderson.Steve@epa.gov]
CC: Courtnage, Robert [Courtnage.Robert@EPA.GOV]; Winchester, Erik [Winchester.Erik@epa.gov]; Kaczmarek, Chris [Kaczmarek.Chris@epa.gov]
Subject: RE: Black/Libby Letter
Attachments: AX-18-000-5598_Asbestos-Libby_Black-Ivers_04.08.2019_REVISED sma bf.docx; AX-18-000-5598_Asbestos-Libby_Black-Ivers_04.18.2019_DD UPDATE.docx; AX-18-000-5598_Asbestos-Libby_Black-Ivers_04.24.2019.docx
Importance: High

OPPT IO is requesting that I get handwritten concurrence/sign-off on a paper package.

Attached are the tracked OGC changes, two minor tweaks by Tanya, and the clean version (April 24) of the reply. If there are no additional edits, then please let me know and I can walk the package over at your convenience.

Thanks – Tom

Thomas M. Groeneveld
U.S. Environmental Protection Agency
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1200 Pennsylvania Avenue, N.W. (MC 7404T)
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Washington, DC 20460
P: (202) 566-1188
F: (202) 566-0470
E: groeneveld.thomas@epa.gov

From: Fisher, Bethany
Sent: Monday, April 15, 2019 3:00 PM
To: Anderson, Steve <Anderson.Steve@epa.gov>; Groeneveld, Thomas <Groeneveld.Thomas@epa.gov>
Cc: Courtnage, Robert <Courtnage.Robert@EPA.GOV>; Winchester, Erik <Winchester.Erik@epa.gov>; Kaczmarek, Chris <Kaczmarek.Chris@epa.gov>
Subject: RE: Black/Libby Letter

Attached are edits to better align with the risk evaluation rule's language about legacy uses. Please let me know if you have any questions.

Bethany Fisher
EPA Office of General Counsel
Pesticides and Toxic Substances Law Office
202-564-2672

From: Anderson, Steve
Sent: Monday, April 15, 2019 12:12 PM
To: Groeneveld, Thomas <Groeneveld.Thomas@epa.gov>
Cc: Courtnage, Robert <Courtnage.Robert@EPA.GOV>; Winchester, Erik <Winchester.Erik@epa.gov>; Fisher, Bethany <fisher.bethany@epa.gov>; Kaczmarek, Chris <Kaczmarek.Chris@epa.gov>
Subject: RE: Black/Libby Letter

Thanks, Tom.

I have a few comments and suggested edits, attached. I'm copying Bethany and Chris in case they wish to review.

Steve Anderson | 202.564.3137
Attorney-Advisor | Pesticides and Toxic Substances Law Office
U.S. EPA Office of General Counsel | anderson.steve@epa.gov

From: Groeneveld, Thomas
Sent: Thursday, April 11, 2019 1:00 PM
To: Anderson, Steve <Anderson.Steve@epa.gov>
Cc: Courtnage, Robert <Courtnage.Robert@EPA.GOV>; Winchester, Erik <Winchester.Erik@epa.gov>
Subject: FW: Black/Libby Letter
Importance: High

Hi, Steve.

Hope all is well.

The OPPT IO unearthed incomplete replies (incoming received in March 2018) to two concerned citizens re: the asbestos risk evaluation and the Libby cleanup effort. To cut to the chase, we are being asked to complete the replies to check the box and close out the entry in CMS.

The attached 2019 file reflects what was handed to me in paper form (after edits in OPPT/OCSPP IOs), which we have edited per passage of time and updates from OLEM on site cleanups. For comparison, I am attaching the last version of what we sent to OPPT IO (August 2018). Finally, I have printed versions of the incomings, which I am happy to scan/send, if helpful.

When you have a few minutes, OPPT IO is requesting your review/concurrence. Please let me know if I can do anything to assist.

Thanks – Tom

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From: Scheifele, Hans
Sent: Wednesday, April 3, 2019 1:49 PM
To: Groeneveld, Thomas <Groeneveld.Thomas@epa.gov>
Subject: RE: Black/Libby Letter

Yes, we need to go through with this to close out the letter. There isn't another path forward on this. Let me know if you want to chat about this.

Thanks,
Hans

Hans Scheifele

Special Assistant

Office of Pollution Prevention and Toxics

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From: Groeneveld, Thomas**Sent:** Wednesday, April 03, 2019 1:36 PM**To:** Scheifele, Hans <Scheifele.Hans@epa.gov>**Subject:** Black/Libby Letter

Almost immediate reactions from the FOB/asbestos crew is questioning whether we should go through with this given the passage of time. (Concern is not the effort, but more so the optics)

Do you have a read on that?

Thomas M. Groeneveld

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